	0 75		Uni	to Peters and Tratement Washington, D.C.
IS APPRICATION NO		FIRST NAMED AFF JOAN	7	ATTY EXCEPT NO.
09/890195		KARL-FRIEDRICH	D	DENER
HENRY M FEIEREISEN 360 FIFTH AVENUE SUITE 3220 NEW YORK, NY 10118			INTERNATIONAL APPLICATION NO.	
			PC1/EP00/00269	
			2A FELNG DAT	TE PRODUTY DATE
			14 JAN 0	0 27 JAN 99

BARE SEP 2001

NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)

1. The following stems have been submitted by the applicant or the IB to the United States Patent and Trad Snoowag feets have foods infinitely to be equivalent of the its to the trunds table prints and i nonemark

a | a Designed office (F) CF (F) (e) g as illness of this (F) CF (F) (e) F)

[2 U.S. Basic Notional File.

Collect Ordinal File (F) Indication of Small Entity States.

Copy of Market De Journalismont.

Translation of Article 19 amondments and English.

Copy of Article 19 amondments and English. us __ a Designated Offi.

U.S. Busic National Fee.

Priority Document

The International Preliminary Examination Report in English and its Aracces, if any.
Translation of Assexues to the International Preliminary Examination Report into English.

2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or he indicated Berns in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed prior to 20 or 30 months from the priority date to avoid abundonment.

U.S. Basic National Fee.

Copy of the international application.

The following items MUST be farmished within the period set forth below in order to complete the requirements for acceptance under 35 U.S.C. 371:

Translation. □ b. Processing fee for providing the translation of the application and/or the Annexes later than the

□ r. roccssaig or log investigation and appropriate anison or surprise parcy time appropriate 20 or 30 months from the principly lack (37 CFR, 1497a) and (b), properly identifying the capication (preferribly by the International application number and international filling date). A suschaing will be required if submitted later than the appropriate 20 or 30 months from the principle.

The current cuth or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons

The current of the declaration does not county with TCTR 1.4991 and 00 for the reason.

In ideal county of the declaration of the current for the declaration of the

5. Applicant h Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See attached

ALL OF THE ITEMS SET FORTH IN 26/3-20, 4-AND 4 ABOVE MUST BE SUBMITTED WITHIN TWO (2) MONTHS FROM THE DATE OF THIS NOTICE OR BY 22 OR 2 JOHNTHS (WHEN 71 CER LIGHS 1993HEN PROM THE PRIORITY DATE FOR THE APPLICATION, WHICHEVER IS LATER. FAILURE TO PROPERLY RESPOND FULL RESULT IN ABANDOMENT.

The time period set above may be extended by filling a petition and fee for extension of time under the provisions of 37 CFR

6. If box, 3e or 3e is checked, a translation of the American MISST be submitted no later than the sine period set above or the American will be cancerfool. A processing for will be required if inhorational theoreties that no 3e or 50 months from the primary due.
7. □ The Article 19 months article are cancelled with the primary date.
7. □ The Article 19 months are cancelled with the primary date. 0 (37 CFR 1.495(d)) months from the priority date.

Applicant is remitted that any communication to the United States Patent and Trademark Office must be mailed to the address given in the hosting and include the U.S. application no shown above. [37 CFR 1.5]

A copy of this notice MUST be returned with this response. Enclosed: PCT/DO/EO/917 Notice of Defective Translation
PCT/DO/E0/920 Paulette Kidwell, Paralegal Telephone: 703-305-3656 FORM PCT/DO/EO/905 (March 2001)